A

BILL

20

Confirm a Provisional Order of the Lord Lieutenant and A.D. 1884.

Privy Council in Ireland relating to the Ennis and West

Clare Railway.

WHEBEAS the Lord Lieutenant and Privy Council in Ireland have made the Provisional Order set forth in the schedule hereunto annexed, under the provisions of the Tramways and 46.8.40 Yild. Public Companies (Ireland) Act, 1883: 6.43.

5 And whereas it is requisite that the said Order should be confirmed by Parliament;

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and

Temporal, and Commons, in this present Parliament assembled, and 10 by the authority of the same, as follows:

1. The Order set out in the schedule hereunto annexed shall be The Proand the same is hereby confirmed, and all the provisions thereof Professian

and the same is hereby confirmed, and all the provisional thereof visions shall, from and after the passing of this Act, have full validity and sabeloin force.

2. This Act may be cited as the Tramways (Ireland) Provisional Short site.

 This Act may be cited as the Tramways (Ireland) Provisional Short side Order (Ennis and West Clare) Confirmation Act, 1884.

[Bill 288.]

SCHEDULE.

A.D. 1884.

THE WEST CLARE RAILWAY ORDER, 1884. BY THE LORD LICETERANT AND PRIVE COUNCIL IN ISSUAND.

SPENCER.

WHEREAS the grand jury of the county of Clare, at the spring assises 1884. 5 acting in execution of the powers vested in them by the Tramways (Ireland) Act, 180), and the Tramways (Ireland) Assendment Act, 1861, and the Transvays and Public Companies (freland) Act, 1885, made the presentment which is set out in the first schedule to this Order, and thereby approved of the construction of a light railway between Eunis, in the county of Clare, and 10 Miltown Malbay, in the same county, which railway is fully described as Railways Nos. 1, 2, and 3 in the Second Schedule hereto:

And whereas a map and plan describing the line, and hook of reference to such map and plan containing the names of the townlands in which the lands reprosed to be taken are situated and the names of the owners or reguled 15 owners, leaners or reputed leasers, and of the occupiors of such lands, have been deposited with the secretary of the grand jury of the county of Clare, and also in the Council Office, Duhlin Castle (which are referred to in this Order as the deposited plan and book of reference)

And whereas on 3rd day of April 1884 the West Clare Railway Company 20 (Limited), being the Promotors of the said undertaking, presented a memorial to the Lord Lieutenset in Council, praying for an Order to authorise the construction of the railways mentioned in such memorial, and to confirm the said presentment; and whereas an appeal was ledged against the confirmation of said presentment :

And it appears to the Lord Lieutenant in Council, notwithstanding such appeal, that it is expedient to make the Order following :-

Therefore it is endered by the Lord Lieutenant-General and General Governor of Ireland, by and with the advice of Her Majesty's Privy Council in Ireland:

1. The West Clare Railway Company (Limited) shall be the Promotors for the purposes of this Order; and the said Company and their assigns are in this

Power to construct Line.

2. The Promoters may construct, mountain, and work, subject to the pro- 25 visions of this Order and of the Acts incorporated herewith, the railways described in the Second Schedule to this Order, in the directions and levels, with the powers of deviation (if any) specified and described in the plans, hooks of reference, and sections deposited by the Promoters with the secretary of the grand jury of the county of Clare, with all proper rails, plates, offices, engine- 40 houses, stables, carriage-houses, warehouses, works, and conveniences connected therewith or for the nurposes thereof; and (subject to the provisions of the said Acts) may purchase, acquire, and hold all such lands and essements as may be

Order referred to as "the Promotera."

carriage-houses, warehouses, and other buildings and works requisite for the working of the said railway, and may lay down such additional rails and other appliances on the railways of the Waterford and Limerick Railway Company, 5 and Athenry and Emis Railway Company, so may be necessary for the purposes sforesaid, subject to the consent of such last-mentioned componies.

Gauge and other Particulars.

3. Notwithstanding the provisions of the Act 9 & 10 Vict. c. 57, the gauge of the railway may be three feet, and the same shall be constructed and worked 10 subject to the regulations as to speed, weight of lecomotives, carriages, and vehicles contained in section 25 of the Regulation of Railways Act, 1865, and to such further conditions and regulations as the Board of Trade may from time to time impose or make under the provisions of said Act, and to the provisions of the Tramways (Ireland) Acts.

15 Compulsory Perchase of Lands,

4. From and after the time when this Order becomes binding the Promotors shall be empowered to put in force the provisions of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement with reference to the lands and premises delineated on and described in the 20 deposited plan and book of reference, The powers of compulsory purchase conferred by this Order shall not be

exercised after the expiration of three years from the time when this Order becomes binding, Section 42 of the Trumways (Ireland) Act, 1860, shall not apply to the said

25 railway. Time for Completion.

5. The Promoters shall complete and finish ready for use the said railway

within three years from the date of this Order becoming hinding, and shall provide rolling stock for same, as specified in said presentment.

Confirmation of Presentment of Grand Jury.

6. The presentment of the grand jury of the county of Clare, which is set out in the schedule to this Order, is hereby confirmed so far as it relates to the charge in perpetuity to be defrayed by the baronies of Corcomos, Ibrickane, Inchiquin, Islands, Buncatty Upper, Buncatty Lower, Burren, Clouderlaw, 35 Moyarta, Tulla Lower, and Tulls Upper, for the payment of dividends at the rate of 4t per cent per annum upon the paid-up capital of the undertaking as

limited by this Order, and so far as it relates to the liability of the same baronies to provide for the completing, weeking, and maintaining of the undertaking, and to the proportions in which the said becomes shall respectively be-40 bound to contribute in respect of such guarantee.

Limit of Guarantee,

7. The capital to which the guarantee set out in the said presentment shall apply is hereby limited to the sum of one hundred and sixty-three thousand five hundred pounds. The guarantee shall apply to so much of the capital so 45 limited as is for the time being actually said up. T288.7

A.D. 1884.

4. When now buffying at the the opposing for raths of the said rathway that all horizon has per his the Gaupay or prime in rapper of generated should, admine of any sain paid, in proper of the contract o

Special Conditions of Presentment

9. The said baronies, constituting the entire of said county, shall be represented in the direction and supervision of the affairs and finance of the said Company, 15 so far as relates to said light railway in manner following:-The presentment servious for the county at large, to be held previous to the spring assizes in each year, may from time to time elect a person, herein-after called a baronial director, to be a director of sand Company, who shall held office for one year. The said baronice of Corcomree, Ibrickane, Inchiquin, and Islands shall be further 20 represented on the board of directors of said Company by two other barcoial directors to be elected as follows: -- At the first presentment sessions to be held for each of the said haronies of Corcomroe and Ibrickane, immediately after the date of this Order, each of such presentment sessions may appoint a baronial director to represent each of such last-mentioned baronies, who shall hold office 25 for one year, and at the first presentment sessions to be held in each succeeding year for the said baronies of Islands and Inchiquin each of such last-mentioned presentment regions may appoint a baronisl director to represent each of said hat-mentioned baronies, and so on every alternate year in rotation, so that there may always be three baronial directors in addition to the ordinary directors of 30 the said Company. If any baronial director, after his appointment and before the expiration of his term of office, shall die, resign, or become disqualified or incompetent to not as such director, or shall cease to be a director by any other rause, any ordinary presentment sessions for the same barony, or for the county at large, to represent which he was originally elected may elect in his place 35 another person to be a baronish director, and the person so elected shall continue in office so long as the person in whose place he shall have been elected would have been entitled to so continue if such vacancy had not occurred

11 In addition to the representation berein-blows provided for the said barroiss, the presentment resistent for each of the said basenies of Corostmon, 400 Deckines, Inchight, Babada, Bharatty, Upper, Bharatty, Lover, Burres, Clorderias, Moyatta, Talis Lower, and Talis Upper, to be beld price to the gring saison unoth year, may apport a delegate to intend and row at the general modeling of the Company desting each year on business reliating to the said light railways, and said souch delegate shall have few votes it every and meeting.

12. The said light railway shall be constructed in substantial accordance with the plans prepared by Messer. Hill and Barrington, and adopted for the late Emis and West Clare Railway Company. The gauge, rails, bridges, gradients, evaluationents, culturis, feaces, stations shall, so far as possible and A.D. 1884emaketest with the deposited plans, be made socioning to the plans then adopted and approved of by Messex, Rilli and Barrington,

18. The Company shall provide rolling stock suitable to the line, name by a first-close from, to be suppressed of by the Board of Trade, of the value of not less than 20,0004, the engines to be of such a size as will enable the line to be variable at a speed of freetily-from miles an bear, and that the requisite realizand schepens be supplied by the Company to its being so worked.

14. That the scale of payment for the directors of the Company shall be 11. 1s. 10 per day for meetings in Kanis, and 2l. 2s, per day for meetings in Dublin, besides travelling expenses.

Placing of Line.

15. The Promotors may, with the sanction of the osunty surveyor, lay down such railway on a level higher or lower than that of any road or place on or 15 across which the same is made.

Power to Cross Boads

16. The Proposers may, subject to the provisions of the Aots incorporated betweenth, and of this Order, for the purposes of the said militray and construction thereof, cross, alter, or divert temporarily or permanently, any reads, streets, 20 highways, streams, canala, soveres, pipes, or other works.

Notice to County Surveyor,

17. Before the Promoters commence to open or break up a street or high road they shall give to the county surveyor notice of their intention to do to, such notice to be given forty-sight hours before the commencement of the work.

Superintendence by County Surveyor. 18. They shall not open or break up any street or road save and except with

this approval and moder the superintendence of the country surveyor, unless be neglected or refuses to give such superintendence at the time specialed in the notion of the Promotors, or discontinues the some during the work. The county So surveyor shall be pold by the Promotors and reasonable resumeration for the duties hereby imposed upon him as may be directed by the Lord Lioutenant by any general or special Order.

Restoring Roads.

31. The Pressures shall, after haring opened or broken up a trest or bigs road, with all convaients speed complete the work on ascount of whele this percent or broken up the sum, and (onlyier to the formation of the said railways) fill in the ground, level and nisting good the surface, and questrally resource the control high brind and the property of the prope

i during such period as the street or the high road may be opened or broken up cause the place where this street or high road is opened or broken to be fruced and watched and to be properly lighted at night.

A.D. 1886.

Alteration of Level of Bonds

20. If any authority having the control of any road or street along or across which any of the railways authorized by this Order is hid, hereafter after the level of such road or street, the Fromesters shift, from, time to time, after their rails and lay them so that they shall not be a danger or amnoyance to the ordinary. Section on the road or street.

Expenses of Repairs.

21. The Promoters shall-pay all 'reasonable expenses of the repairs of the

streets and high reads upon or across which they shall have constructed any part of the said railway for six months after the name shall have been restored, 10 soo far as those expenses are increased by the opening or breaking up of the street or road,

Maintenance of Sidings and Rails,

 The Promoters shall, at their own expense, maintain and repair all sidings on which any transvey shall be laid.

Legal-Crossings.

28. The Promoters shall dontrate to the state-action of the county corregor all much level crossings as shall, in his opinion, he recessory to the junctions of any reads or ways with the road on or along which the said railway shall be hid, and at the existing entrances to all hands and buildings abstring or 20 in the winning of each hands.

Power to enforce Obligations of Promoters,

56. In one the Promotore shall at any time full or reglect to curry out our you of an instance or repit imposed port how by the Ocks, after the explanation of four days from the survice on them of a notice in writing by the 55 certains of the and owner, whether prigitals or to reg other receipt in flush landly, to order any write for minimum our reprise, as a forestead, to be exceeded by the Promotore at their own expense, within to thin the as the soft magnitures shall direct, and in defined timeof it shall be level the full owner principator in the contract of the country arrayers are to be that the law of the country arrayers are to this all the law of the country arrayers are to this all the laws of the country arrayers are to this all the proseculations are country arrayers, and to this all the proseculations are country arrayers, and the full are constrained in the execution theory.

Right us to Hords.

25. The Promoters shall not be deemed to acquire any right other than that of user only in the soil of any street or high road along or across which they may 35 hay any rallway.

Additional Powers as to Crossings and Works.

26. The Promoters may, subject to the provisions of this Order, from time to time make all such crossings, passing-places, sidings, juncticus, and other works, in addition to those particularly mentioned in the reid-deposited visus and 40

sections, as may from time to time be necessary or convenient for the officient A.D. 1884. working of the said railway, or for providing access to any stables, carriagehouses, engine-houses, warehouses, or works of the Promoters.

Temporary Works,

5 27. If and whenever it shall become necessary for the purpose of repair, or other similar or temporary purposes, to remove or close any part of the raid railways of the Promoters, they may lay down and maintain for the time necessary, but no longer, on some other part of the same railways, or on an adjoining part of the road, a temporary railway instead of the part removed or 10 closed, and may maintain and use the same until the part so removed or closed

28. The Promoters shall be entitled to demand and take such tolls and charges as shall not exceed the maximum tolls and rates of charges, which are 15 specified in the schedule to the Tramways (Ireland) Act, 1860, or ony omendment thereof.

29. A list of all the tells and charges authorised to be taken shall be exhibited in a conspicuous place inside each of the passenger carriages used upon the said

Force of Boil.

50. The form of rail shall be approved by the said county surveyor, but in the event of the Promoters being dissutisfied with his decision they shall be at liberty to appeal to the Board of Trade, whose decision shall be final-

Rest Loading. 51. No passenger nor goods shall be carried on the roof of any trampar,

20 railways, and at each station of the said light railway.

is reinstated.

waron, or carriage, except with the permission of the Board of Trade, and subject to any conditions which they may impose.

Motios Power.

30 32. The carriages used on the said railways may, subject to the provisions of this Order, be moved by animal power, or steam power, or any mechanical power. The exercise of the powers hereby conferred with respect to the use of steam or any mechanical power shall he subject to any regulations which may be prescribed by any Order which the Board of Trade may, and which they 35 are hereby suppowered to make from time to time, as and when they may think

fit, for securing to the public all reasonable protection against danger in the exercise of the powers by this Order conferred with respect to the use of steam or any mechanical power on the said railway.

Fences and Walls.

40 SS. Before the said railways shall be opened for tradic the Promoters thall erect and complete all such new fences, railings, and walls, and strengthen, A.D. 1884, improve, and alter all such existing fences, railings, or walls, as the county surveyor shall consider necessary to make the said railways, and any street or road in or alone or across which the said railways shall be laid in such county, safe for the use of the public, and shall thereafter maintain and keep the same in good order, rensir, and condition, to the satisfaction of the county surveyor 5 for the time being for such county; and if in the construction of the said railway any existing stone depôts shall be taken or rendered useless, the Promoters shall ematract an equal number of depôts of the same dimensions as those taken or

Coats of Order.

condered useless in such places as the said county surveyor shall direct. 34. The costs, charges, and expenses of obtaining this Order, including the expenses incurred by the grand jury in relation thereto, shall be paid by the Promoters.

35. The Promoters shall keep full, true, and distinct books of account showing 15 the capital of the undertaking, and its receipts from every source, and its expenditure, and they shall keep and preserve all receipts and other documents necessary for vonebing same, and shall at all times produce the said books, receipts, and documents for the inspection of such person or persons as the said grapd jury may from time to time appoint to examine same, and also of such 20 person or persons as the Treasury may from time to time appoint for the like purpose, and also of the arbitrators appointed, pursuant to section 6 of the Tramways and Public Companies (Ireland) Act, 1883.

Audit of Accounts.

\$6. The accounts of the undertaking shall be audited once in each year by 25 some fit and proper person to be appointed from time to time for that purpose by the said grand jury, and the Promoters shall produce for the inspection and examination of such auditor their books of account, and all receipts and doesnments necessary for vouching same, and supply the auditor with all such further information as may be reasonably required by bim for the purpose of auditing 30 the said accounts. The expenses of the audit shall be paid by the Promoters, and in case of difference as to their amount they shall pay such sum in respect of the said expenses as may be fixed by the Lord Lieuterant by any general or special Order. It shall be the duty of the said grand jury to appoint at each spring assigns an auditor for the purposes aforestid, and the auditor shall, on or 85 before the 15th May following his appointment, furnish a statement of the result of the audit, with a summary of the accounts of the undertaking since the last preceding audit, to the Treasury, and also to the secretary of the grand jury. In case an auditor dies or declines to act, or becomes incapable of acting, the grand jury may, at any assizes, appoint another fit and proper person to be auditor in 40 his place, who shall proceed to audit the accounts and to furnish the statements specified in this paragraph within a reasonable time after his appointment.

Inspection of Works

37. It shall be the duty of the county surveyor once in each year, or oftener if he consider it necessary, to inspect the line, sidings, and other works, and the 45

engines, rolling stock, and plant of the undertaking, and to furnish to the grand A.D. 1884. jury at the summer assizes, and also at the spring assizes if he considers it necessary, a report as to the state of repeir and condition of the said line, ridings. works, engines, rolling stock, and plant, and as to such other matters in 5 connexion therewith as he may think proper, and he shall furnish to the Board of Works a copy of every such report. He shall be paid for the said inspection, and report such sum as the Lord Licutement may fix by general or special

Miscellaneous Provisious.

10 S8. The Promoters may, subject to the approval of the Board of Trade, from time to time, enter into contracts, agreements, or arrangements, with any other company for the leasing, working, use, construction, interchange of traffic, management and maintenance of the undertaking and works, or any past or parts thereof, or for the supply of rolling stock, necessary machinery, and 15 apparatus for the working and use of the same, or to acquire running powers over the sailways or tramways of any such other company, or to grant similar

running powers over the undertaking of the Promoters, upon such terms as may from time to time be agreed upon, and for the aforesaid purposes or any of them, to make junctions with and lay down additional usals upon the authorised 20 transway or milway of any such company, or any part thereof, or upon the railways of the Promoters, and to enter into and carry into effect agreements

in reference to such junctions and additional rails, and the costs thereof. Provisions for securing the Completion and Maintenance of the Undertaking.

pursuent to the Tramonys and Public Companies (Ireland) Act, 1883 39. The Promoters shall complete the undertaking within the time limited

by this Order, and shall at all times efficiently work the undertaking, and shall at all times maintain and keep in good condition and repair, and so as not to be a danger or annovance to the ordinary truffic, the rails of which any of the said milways for the time bring consist, and the substructure upon which the 30 same rest.

40. In any case in which it is represented in writing to the Board of Trade by the grand jury of the said county or by twenty ratepayers of any hareny which is so which may become liable to make any payments on account of any baronal guarantee given in respect of each railway, or by the county surveyor 35 of the said county, that the Promoters have made any default in the completion.

working, or maintaining of the line, the Board of Trade may, if they think fit, direct an inquiry by an officer to be appointed by the said Board, such inquiry to be conducted in such manner as the Board of Trade may order; and if the Board of Trade certify that the default mentioned in such representation has 40 been proved to the satisfaction of the said Board, the Promoters shall make

good such default, in the manner and within the time specified in such certificate, Committee of Management

41. If at any time the Board of Trude report to the Lord Lieutement that the Promoters have failed to comply with a certificate of the Board of Trade 45 issued by the Board under this Order, the Lord Licetement may direct the [233.]

A.D. 1884. grand jury of the said county to appoint a committee of management to complete or to manage and work and maintain the undertaking.

Transfer of the Undertaking to the Grand Jury,

42. If at any time the baronies of Cocourree, Ibrickane, Inchiquin, Islanda, Basestiv Upper, Buaratty Lower, Busen, Clouderlaw, Moyarts, Tulla Lower, 5 and Tulis Upper have been called upon to pay and have paid any money for completing the undertaking, or had been called upon to pay and have continued to may during a period of two years, any money for maintaining or working the undertaking, then the undertaking and all the property of the Company connected with it shall become the property of the grand jury of the county 10 of Clare, subject to any liabilities affecting such undertaking or property, and the Lord Lieutenant may thereupou order that the grand jury shall appoint a committee of management for the purpose of the undertaking-

43. Every committee of management appointed under either of the last two sections of the Order shall be constituted in such manner, and shall have such 15 powers with reference to the undertaking, as the Lord Lieutenant may order.

44. The grand jury shall from time to time present in advance or otherwise such sums as the committee so appointed may estimate or report to be necessary for the purposes for which the committee has been appointed, to be levied off the said baronies in the same proportion as their guarantee for dividends; that 20 is to say, the baronies constituting the entire of soid county shall contribute in the proportion which 70,000% bears to 170,000%, and the said baronies of Corcomroe, Ibrickane, Inchiquin, and Islands shall, in addition to their proportion of the amount as aforesaid directed to be borne by them, contribute the residue of said liability. The members of the committee shall be paid by the grand 25 jury, out of the money to be levied off the same baronies, such reasonable remomeration as the Lord Lieutenant may by general or special Order prescribe.

45. The committee of management shall apply the sums so presented in such manner as the Order of the Lord Lieutenant may prescribe. Pending the giving of the direction to suppoint a committee of management, the Lord 30 Lieutenant may direct the county surveyor to do all such matters and things as a committee of management might do if appointed during such period as the Lord Lientenant may direct.

Grand Jury included in definition of Promoters.

46. If at any time the trampay becomes the property of the grand jury of 9.5. the county of Clars, or comes to be managed by a committee of management appointed in accordance with this Order, the provisious of this Order shall, so for as they are applicable, apply to the grand jury of the said county as if such grand tury were the Promoters within the meaning of this Order.

Spring Rights of the Crosses in the Foreshore and Protection of Navigation, 47. Nothing contained in this Order shall authorise the Promoters to take, use, or in any manner interfere with any portion of the shore or bed of the sea. or of any river, channel, creek, bay, or estuary, or any right in respect thereof belonging to the Queen's most Excellent Majesty in right of Her Crown, and

in writing of the Board of Trade on behalf of Her Majesty (which consent the Board of Trade may give); neither shall anything in this Order contained extend to take away, projudice, diminish, or alter any of the estates, rights, 5 privileges, powers, or authorities vested in, or enjoyed, or excreiseable by the Queen's Majesty, her heirs, or successors; and sections 15 to 18, both inclusive, of the Railways Clauses Act, 1863, shall (so far as the same are applicable),

he incorporated with and form part of this Order, and in constrains these Sections of the last-mentioned enactment the words "milway" and "work" 10 shall be taken to mean and include a "tramway," as defined by section 35 of the Tramways and Public Companies (Ireland) Act, 1883.

Conveyance of Mails and Post Office Parcels.

48. The Promoters, if required by the Postmaster-General, shall perform. with respect to the light railway herein-before mentioned, all such reasonable 15 services in regard to the conveyance of maits, including percels, as the Postmaster-General may from time to time require, by notice under the hand of the secretary to the Post Office in Ireland, or the inspector of mails in Ireland for the time being, the remuneration for such services being determined by agreement, or, failing agreement, by a referee to be appointed by the Board of Trade at the 20 request of either party. In this section the expression "mails" and "parcels" have the same meaning as in the Railways Registration Act, 1873, and the Post Office (Parcels) Act, 1885, respectively.

Incorporation of Acts.

49, The Londs Clauses Consolidation Act, 1845, the Railways Clauses 25 Consolidation Act, 1815, and the Bailways Act (Ireland), 1851, shall, subject to the provisions of the Tramways (Ireland) Acts, he incorporated with this Order, expent where the same are expressly varied by this Order. The provisions of the said Acts directing deposits to be made with elecis of the peace (exceent the provisions relative to access to the special Act), and with clerks of

30 poor law unions and postmasters, and the provisions with respect to the crossing of roads and other interferences therewith (other than the provisions of the Railways Clauses Consolidation Act, 1845, sections 65, 68, 67), and the provisions with respect to the use of Incomotive engines and other moving power, not being animal power, are becoby excepted out of the incorporation berein-35 before made.

Interpretation.

50. In this Order the several words, terms, and expressions to which meanings are assigned by the Tramways (Ireland) Acts have the same meanings respectively.

Provided that in the Order the expression "the light railway" and the "undertaking" shall mean respectively the light railway and works and the undertaking authorised by this Order. Provided also that in this Order the term "the Transways (Ireland) Acts "

means the Tramways (Ireland) Act, 1860, the Tramways (Ireland Amendment 45 Act, 1861, the Act 34 and 35 Vtct. c. 114, the Act 59 and 40 Vict. c. 65, the Transvays (Ireland) Amendment Act, 1881, and the Transvays and Public Companies (Ireland) Act, 1883. [288.]

A.D. 1884.

Short Title.

 This Order may be cited for all purposes as "The West Clare Railway Order, 1881."

Given at the Council Chamber, Dublin Castle, the 28th day of May 1884.

> R. Dowse. Thos. Sterre, General, John Name.

The FIRST SCHEDULE referred to in the foregoing Order.

PRESENTMENT OF THE GRAND JURY HEREIN-BEFORE REFERRED TO

COUNTY OF CLARE SPRING ASSESS, 1884.

Now we, the grand-jury of the county of Clars, baving duly inquired into the merits of the undertaking, and always bound all pressus interested, present, apprexes, order, and direct as follows:—We hereby appreve of the said undertake, and ordering, and of the construction, andirections, not oversing of the Goupany of the 30 said light salvay, and in the elections and necessiting to the levels spreaded in the plants, blood or reference, and received specified with the secretary of the

A Oxford at the rise of 4.5 per case per assume shall be goverabled and per perplicit high yearly perspict high per high perspict high per days per perspict high per high perspict high per days per high may be per high per high may be per high per high may be per high per

working, and maintaining the said undertaking, provided that the proportions of A.D. 1884, the liability which the same buronies shall respectively in any half-year shall be bound to contribute in respect of such guarantee and charge, as aforesaid shall be as follows:--The baronies of Bunnatty Upper, Bunnatty Lower, Burren, Inchiquin, and Islands, being the entire of said county, shall contribute in

5 Clouderlaw, Moyarta, Tulla Lower, Tulla Upper, Upper Corcomros, Ibricksne, respect of said liability in the proportion which 70,000% bears to 170,000%, and that said beronies of Corcomros, Ibriokane, Inchiquin, and Islands shall, in addition to their proportion of the amount, as aforesaid, directed to be home by 10 them, contribute the residue of said liability.

The said baronies, constituting the entire of said county, shall be represented at the direction and supervision of the affairs and finances of said Company, so far as relate to said light railway, in manner following:-The presentment sessions for the county at large, to be held pravious to the spring assizes in 15 each year, may from time to time elect a person, becommitter called a haround

director, to be a director of said Company, who shall hold office for one year . the said baronies of Corcomroe, Ibrickane, Inchiquin, and Islands shall be further represented on the board of directors of said Company by two other burenial directors to be elected as follows: -At the first presentment sessions to 20 be held for each of the said baronies of Corcomros and Ibrickane, immediately after the date of the Order in Council confirming their presentment, each of such

presentment sessions may elect a baronial director to represent each of said mentioned baronies, who shall build office for one year, and at the first presentment sessions to be held in the next succeeding year for each of the said baronies 25 of Islands and Inchiquin, each of such last-mentioned precentment sessions may

appoint a baronial director to represent each of said last-mentioned barones, and so on every alternate year in rotation, so that there may always be three baronial directors in addition to the ordinary directors of the Company. If any haronial director, after his appointment and before the termination of 30 his term of office, shall die, reeign, or become disqualified or incompetent to act

as such director, or shall cease to be a director by any other cause, any ordinary presentment sessions for the same harony or for the county at large, to renewant which he was originally elected, may elect in his place another person to be a buronial director, and the person so elected shall continue in office so long as

35 the person in whose place he shall have been elected would have been entitled to so continue if such vacancy had not so occurred. And we hereby further order and approve as follows:-

1. That the amount of the guarantee shall not in any case exceed one hundred and seventy thousand pounds, and that it be given on condition that the Treasury contribute according to clause 9 of the said Act.

2. That the four baronies, Corcomroe, Ibrickane, Inchiquin, and Islanda, guarantee 100,000f, of the above, and the county at large 70,000f, both

3. That the line he constructed substantially according to the socification prepared by Mesors. Hill and Barrington, and adopted for the late Ennis and West Chre Railway Company.

4. That the gauge, rails, bridges, gradients, ombankments, enlysets, frages, and stations, so far as possible, he made according to the plans then adopted and approved by Messys. Hill and Bayrington.

A.D. 1884.

- 5. That the Company undertake to provide rolling stock suitable to the line, made by a first-class firm, to be approved of by the Board of Trade, of the value of not less than 50,000d, the engines to he of such a size as will enable them to be worked at a speed of twenty-five miles an bour, and that the requisite rails and signals be supplied by the Company for 5 its being so weeked.
- 6. That the baronies be represented by two directors, and the county at large by one director, on the board in manner aforesaid. 7. That the scale of payment to the directors of the Company shall be 18. is.

per day for meetings in Ennis, and 24. 2s, per day for meetings in 10 Dublin, besides travelling expenses.

8. In addition to the representation bereinbefore provided for the said prior to the spring assizes in each year, may appoint a delegate to attend and vote at the general meetings of the Company during such 15 year on business relating to the said light railway, and each such delegate shall have five votes at every such meeting.

> For self and fellows. H. S. VANDELEUR, FOREMAN,

SECOND SCHEDULE referred to in the foregoing Order.

DESCRIPTION OF THE PROPOSED LIGHT RAILWAY. First.-A railway, berein-after referred to as Railway No. 1 and 1a, eight miles and three-quarters in length, commencing at the north end of the Passenger Station House of the Limerick and Ennis Railway, at Ennis, at the back of the phytform thereof, running for 1 mile 2 furlongs and 33 yards parallel with the 25 existing milears of the Athenry and Ennis Junction Railway and the Ennis branch of the Waterford and Limesick Railway Componies, and alongside or upon these milways to a point 278 yards, or thereshouts, north from the bridge on the Athenry and Ennis Junction Railway, over the road from Eunis to Tolla, measured along said Athenry and Ennis Junction Railway, and to form a june- 30 tion with the Athenry and Ennis Railway at said point, and terminating in the towaland of Ballykinnacona South, in the parish of Rath, in the said county, which intended railway will pass through or into the following parishes, townlands, and other places, or some of them: Templemaley. Knockanoura, Dulick, Drumeliff, Lifford, River Fergus, Clonrondmore, Templemaley, Knocksnoura, 25 Dulick, Dramciel, Dramciel, Ballymaquiggen, Reaskann, Licknaum, Dysert, Rinerrinagh, Ballygriffy South, Ballygriffy North, Caherelauchy, Choona, Drummoor, Ballyonillinane, Ruan, Bealnslicks, Kilkee East, Kilkee West, Drumcavan, Rath, Cregmober, Killeen, and Ballykinacorra South-

Secondly.-A railway, herein-after referred to as Railway No. 2, nine miles 40 five feelongs, or thereabouts, in length, commencing by a junction with, and being a continuation of the proposed Bailway No. 1, at the termination of said Railway No. 1, in the townland of Ballykinnacorra, and terminating in the townland of Glen South, in the parish of Cleoney, in said county, which insteaded A.D. 1884.
Railway No. 2 will pass through or into the following parishes, towalands, or
share places, or some of them:—Ballykinsacrown South, Ballykinsacrom North,

Lisuflaum, Curraghteel, Roxtee, Cléfen, Applevals, Knockarreéns, Tonlegee, 5 Maghern, Graggumboy, Carrowdeff, Loughungowe, Dhinagh, Mosamed North, Ctonery, Tullajaroy, Knockaragrigue East, Tullajaragham, Choosey South, Rosse, Cuilleagh, Knockderunnagh South, Glon North, and Glen South.
TS-intly—A milww. horeits-after referred to as Railwar No. 5. cirkt miles

and few fastoage, or thereshoute, in length, commencing by a junction with, and to being a cuttination of Railway No. 2, at the termination of rail last semistance railway, in the townland of Glen South, and terminating in the townland of Gonzalaza, in the people's of Klintbery, in rail country, which intended railway, No. 3 will pass through or size the following particles, townlands, or other pieces. No. 3 will pass through or size the following particles, townlands, or other pieces. No. 15 weren the reserved Word, Gloconocore, Leidench Gonz, Gallzaren South, Garavezar, No. 15 weren the reserved Word, Gloconocore, Leidench Gonz, Gallzaren South, Garavezar,

of some of them:—Alten South, Garrian, Animananden, Ramanymon, Archineuilles of North, Deepark Wort, Gloom/sog, Lukhneh, Crag, Callargeb South, Carrowgas, Carrowntedaun, Rinneen, Kilmacroethy, Dough, Kilfarhoy, Moyhag, Freaghavalleen, Drummin, Fintrubog, Fintrumores, and Goonhany, all in said county of Cliere.

Provisional Order.

To confirm a Provisional Order of the Lord Ligatesant and Prity Council in Irelated relative to the Ennis and West Clare Ballway.

(Prepared and brought in by
Mr. Selicator General for Fretand and
Mr. Treredgon.)

Ordered, by The House of Commons, to be Practed, 27, May 1884.

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[Bill 288.]